Bryan W. Shaw, Ph.D., Chairman
Buddy Garcia, Commissioner
Carlos Rubinstein, Commissioner
Mark R. Vickery, P.G., Executive Director



TEXAS COMMISSION ON ENVIRONMENTAL QUALITY

Protecting Texas by Reducing and Preventing Pollution

July 7, 2011

Via Facsimile: (512) 322-2061 & Via Inter-Agency Mail

The Honorable Travis Vickery State Office of Administrative Hearings William P. Clements Building 300 West 15th Street, Room 504 Austin, Texas 78701

Re: Federico C. Villarreal d/b/a A-1 Paint & Body Shop aka A-1 Paint & Body Works

SOAH Docket No. 582-10-1638 TCEQ Docket No. 2009-0942-PST-E

Dear Judge Vickery:

Please find enclosed the Exceptions and Suggested Modifications to the Administrative Law Judge's Proposed Order for the above-referenced case.

Sincerely,

Phillip M. Goodwin, P.G.

Attorney

Litigation Division

cc: Charles J. Kvinta, Jr., Kvinta, Kvinta & Kvinta, 403 West Grand, P.O. Box 775, Yoakum,

Texas 77995

Federico C. Villarreal, 521 West Main Street, Yorktown, Texas 78164

Chief Clerk's Office

Rajesh Acharya, Enforcement Division Blas Coy, Public Interest Counsel

SOAH DOCKET NO. 582-10-1638 TCEQ DOCKET NO. 2009-0942-PST-E

EXECUTIVE DIRECTOR OF THE TEXAS	§	BEFORE THE
COMMISSION ON ENVIRONMENTAL	§	
QUALITY, Petitioner	§	
	§	
V.	§	STATE OFFICE OF
	§	
FEDERICO C. VILLARREAL DBA	§	
A-1 PAINT & BODY SHOP AKA	§	
A-1 PAINT & BODY WORKS,	§	ADMINISTRATIVE HEARINGS
Respondent	§	

EXECUTIVE DIRECTOR'S EXCEPTIONS AND SUGGESTED MODIFICATIONS TO THE ADMINISTRATIVE LAW JUDGE'S PROPOSED ORDER

NOW COMES the Executive Director, by and through his attorney, Phillip M. Goodwin, P.G., and makes the following Exceptions and Suggested Modifications to the Administrative Law Judge's ("ALJ's") Proposed Order, pursuant to 30 Tex. Admin. Code § 80.257.

- 1. The Executive Director recommends that the caption of the case should be changed from "Federico C. Villarreal d/b/a A-1 Paint & Body Shop" to "Federico C. Villarreal d/b/a A-1 Paint & Body Shop a/k/a A-1 Paint & Body Works".
- 2. The Executive Director recommends that in the opening paragraph the year be changed from 2010 to 2011.
- 3. The Executive Director recommends that in the opening paragraph "(Respondent)" be changed to "(Respondent or Mr. Villarreal or Federico Villarreal)".
- 4. The Executive Director recommends that in Findings of Fact No. 6, the word "system" be added after the word "UST".
- 5. The Executive Director recommends that in Findings of Fact No. 28, a comma be added after the words "administrative penalty" and that the phrase "contingent upon timely compliance with the terms of order" be added between the terms "administrative penalty" and "pursuant to".
- 6. The Executive Director recommends that in Conclusion of Law No. 7, the word "system" be added after the word "UST".
- 7. The Executive Director recommends that in Ordering Provisions Nos. 1, 2, and 4, "Federico Villareal" be changed to "Federico Villarreal".
- 8. The Executive Director recommends that in Ordering Provision No. 1, "Federico Villareal" in the last sentence be changed to "Federico C. Villarreal d/b/a A-1 Paint & Body Shop a/k/a A-1 Paint & Body Works".
- 9. The Executive Director recommends that Ordering Provision No. 3 be removed, as its requirements are addressed in Ordering Provisions Nos. 2 and 4, and the remaining Ordering Provisions be renumbered accordingly.
- 10. The Executive Director recommends that in Ordering Provision No. 4, the reference to "certifications" in the second line be changed to "certification".

Exceptions and Suggested Modifications to the Administrative Law Judge's Proposed Order Federico C. Villarreal d/b/a A-1 Paint & Body Shop aka A-1 Paint & Body Works SOAH Docket No. 582-10-1638 TCEQ Docket No. 2009-0942-PST-E Page 2

- 11. The Executive Director recommends that in Ordering Provision No. 4, the phrase "Ordering Provisions Nos. 2" be changed to "Ordering Provision No. 2".
- 12. The Executive Director recommends that in Ordering Provision No. 4, "Brad Gnezer, Waste Section Manager" be changed to "Brad Genzer, Waste Section Manager".

To the extent that the Administrative Law Judge's Proposal for Decision is inconsistent with these recommended modifications, the Executive Director excepts to the Proposal for Decision. A copy of the Proposed Order with the recommended modifications is attached.

Respectfully Submitted,

Texas Commission on Environmental Quality

Mark R. Vickery, P.G. Executive Director

Stephanie Bergeron Perdue, Deputy Director Office of Legal Services

Kathleen C. Decker, Division Director Litigation Division

Phillip M. Goodwin, P.G.

thopher.

State Bar of Texas No. 24065309

Litigation Division, MC 175

P.O. Box 13087

Austin, TX 78711

(512) 239-0675

(512) 239-3434 (FAX)

CERTIFICATE OF SERVICE

I hereby certify on this 7^{th} day of July, 2011, the original of the foregoing "Exceptions and Suggested Modifications to the Administrative Law Judge's Proposed Order" ("Exceptions") was filed with the Chief Clerk of the Texas Commission on Environmental Quality, Austin, Texas.

I further certify that on this day, a true and correct copy of the foregoing Exceptions was sent via:

Via Interagency Mail and Via Facsimile Transmission: (512) 322-2061
The Honorable Travis Vickery
State Office of Administrative Hearings
William P. Clements Building
300 West 15th Street, Room 504
Austin, Texas 78701

Via First Class Mail and Via Certified Mail, Return Receipt Requested, Article No. 7010 0290 0002 7775 8175

Federico C. Villarreal
521 West Main Street
Yorktown Texas 78164

<u>Via Facsimile (361) 293-3832, and Via First Class Mail</u> Charles J. Kvinta, Jr. Kvinta, Kvinta & Kvinta P.O. Box 755
Yoakum, Texas 77995

I further certify that on this day a true and correct copy of the foregoing Exceptions was electronically submitted to the Office of the Public Interest Counsel, Texas Commission on Environmental Quality, Austin, Texas.

Phillip M. Goodwin, P.G.

Attorney

Litigation Division

Texas Commission on Environmental Quality

SERVICE LIST

Federico C. Villarreal d/b/a A-1 Paint & Body Shop aka A-1 Paint & Body Works SOAH Docket No. 582-10-1638 TCEQ Docket No. 2009-0942-PST-E

The Honorable Travis Vickery State Office of Administrative Hearings 300 W. 15th Street, Suite 504 Austin, Texas 78701-1649 Telephone: (512) 475-4993 Fax: (512) 322-2061

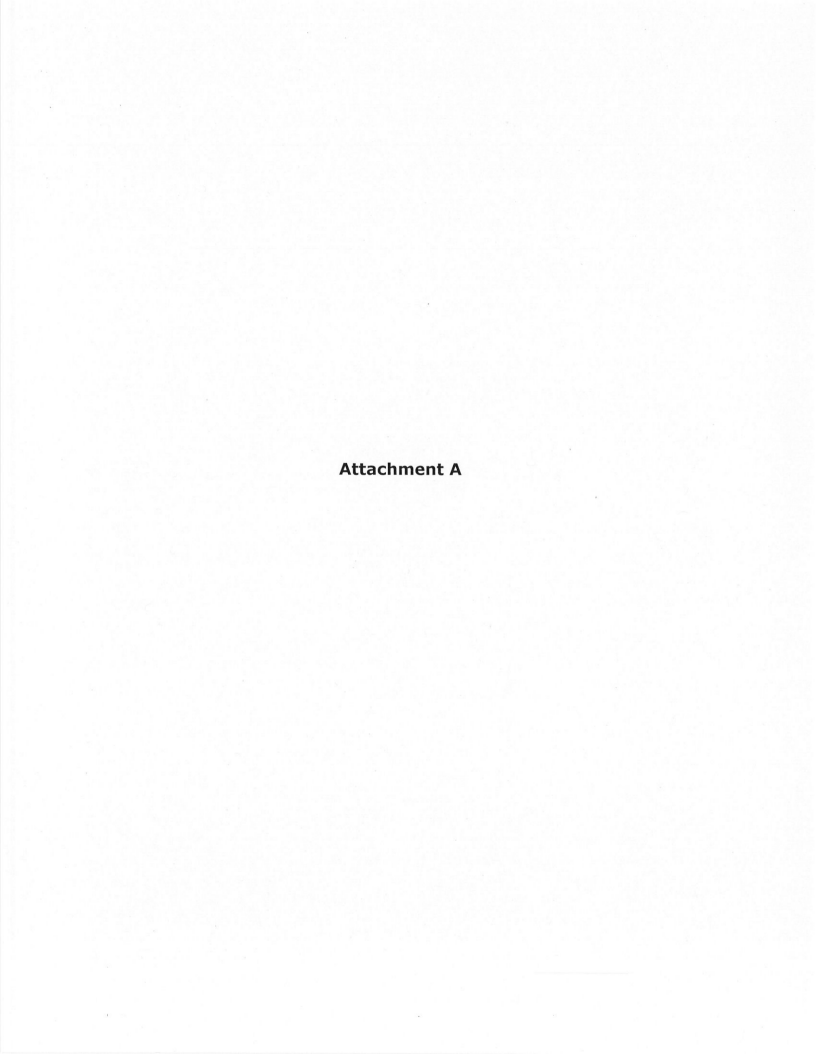
Phillip M. Goodwin, P.G., Staff Attorney Texas Commission on Environmental Quality Litigation Division, MC 175 P.O. Box 13087 Austin, Texas 78711-3087 Telephone: (512) 239-0675 Fax: (512) 239-3434 Attorney for the Executive Director

Federico C. Villarreal 521 West Main Street Yorktown, Texas 78164 Respondent

Charles J. Kvinta, Jr. Kvinta, Kvinta & Kvinta 403 West Grand P.O. Box 775 Yoakum, Texas 77995 Fax: (361) 293-3832

Blas J. Coy, Jr.
Office of Public Interest Counsel, MC 103
Texas Commission on Environmental Quality
P.O. Box 13087
Austin, Texas 78711-3087
Telephone: (512) 239-6363

Fax: (512) 239-6377



TEXAS COMMISSION ON ENVIRONMENTAL QUALITY



AN ORDER

ASSESSING ADMINISTRATIVE PENALTIES AGAINST AND ORDERING CORRECTIVE ACTION BY FEDERICO C. VILLAREAL D/B/A A-1 PAINT & BODY SHOP A/K/A A-1 PAINT & BODY WORKS; TCEQ DOCKET NO. 2009-0942-PST-E; SOAH DOCKET NO. 582-10-1638

After considering the ALJ's PFD, the Commission adopts the following Findings of Fact and Conclusions of Law:

I. FINDINGS OF FACT

- 1. Respondent owns real property with two inactive underground storage tanks (USTs) located at 521 West Main Street, Yorktown, DeWitt County, Texas (the Facility).
- 2. Respondent's USTs are not exempt or excluded from regulation and contain a regulated petroleum substance as defined in the rules of the Commission.
- 3. On March 31, 2009, a TCEQ Corpus Christi Regional Office investigator conducted a

compliance investigation at the Facility. The investigator documented that Respondent had failed to permanently remove from service, no later than 60 days after the prescribed upgrade implementation date, a UST system for which any applicable component of the system had not been brought into timely compliance with the upgrade requirements.

- 4. Respondent was notified of the violation on March 31, 2009, when he signed the TCEQ Exit Interview Form.
- 5. On May 29, 2009, a Notice of Enforcement was mailed to the Respondent, which he received on June 3, 2009.
- 6. On October 9, 2009, the Executive Director filed his Preliminary Report and Petition (EDPRP) in accordance with TEX. WATER CODE ANN. § 7.054. The EDPRP alleged that Respondent violated 30 TEX. ADMIN. CODE § 334.47(a)(2) by failing to permanently remove from service, no later than 60 days after the prescribed upgrade implementation date, a UST system for which any applicable component of the system had not been brought into timely compliance with the upgrade requirements.
- 7. On October 28, 2009, Respondent filed Respondent's Answer to the EDPRP and requested a hearing.
- 8. On December 7, 2009, this case was referred to the State Office of Administrative Hearings (SOAH) for a contested case hearing.
- 9. On December 9, 2009, the TCEQ Chief Clerk mailed notice to Respondent of the preliminary hearing scheduled for January 14, 2010.
- 10. The notice of hearing:
 - Indicated the time, date, place, and nature of the hearing;
 - Stated the legal authority and jurisdiction for the hearing;

- Indicated the statutes and rules the Executive Director alleged Respondent violated.
- Advised Respondent, in at least twelve-point bold-faced type, that failure
 to appear at the preliminary hearing or the evidentiary hearing in person or
 by legal representative would result in the factual allegations contained in
 the notice and EDPRP being deemed as true and the relief sought in the
 notice possibly being granted by default; and
- Included a copy of the Executive Director's penalty calculation worksheet, which shows how the penalty was calculated for the alleged violations.
- 11. On January 14, 2010, the Executive Director and Respondent appeared at a preliminary hearing and agreed to a procedural schedule leading to an evidentiary hearing on May 6, 2010.
- 12. The Executive Director's First Amended Report and Petition (EDFARP) was filed and sent to the Respondent on April 27, 2010. The allegations in the EDFARP are substantially similar to those found in the EDPRP.
- 13. In the EDPRP and the EDFARP, the Executive Director recommended that the Commission enter an enforcement order assessing a total administrative penalty of \$7,875.00 against Respondent and that the Commission order Respondent to take certain corrective actions.
- 14. On April 30, 2010, Respondent requested that the Executive Director perform an analysis of Respondent's ability to pay the administrative penalty.
- 15. At the request of the Respondent, on May 5, 2010, the parties filed a Joint Motion for Continuance for the purpose of allowing the Executive Director sufficient time to perform an analysis of the Respondent's ability to pay the administrative penalty. The Motion for Continuance also stated that Respondent "has stipulated in writing to all matters in this case, including the calculation of the administrative penalty assessed."

- 16. On May 6, 2010, a SOAH ALJ granted the Motion for Continuance and set a new date for the hearing on the merits of August 6, 2010.
- 17. On May 3, 2010, the Executive Director sent a facsimile to counsel for Respondent advising him of deficiencies in the financial documents submitted by Respondent that required correction before an analysis of Respondent's ability to pay the administrative penalty could be performed.
- 18. On June 16, 2010, the Executive Director sent a letter to counsel for Respondent requesting that he provide supplemental information to the Executive Director no later than June 25, 2010, to allow the Executive Director sufficient time to perform the requested analysis prior to the hearing on the merits. Respondent failed to respond to the Executive Director's requests for additional information. The Executive Director was unable to perform the requested analysis of Respondent's ability to pay the administrative penalty, which was the basis of the request for a continuance in this matter.
- 19. On July 16, 2010, the Executive Director filed a Motion for Leave to File a Motion for Summary Disposition (Motion for Leave) and a Motion for Summary Disposition.
 Respondent did not respond to the Motion for Leave.
- 20. On July 26, 2010, the ALJ issued Order No. 6 granting the Motion for Leave and cancelled the hearing on the merits, stating that pursuant to 30 Tex. ADMIN. CODE § 80.137(b), that the Respondent would have until August 6, 2010, to file a response to the Motion for Summary Disposition.
- 21. Respondent did not file a response to the Motion for Summary Disposition.
- 22. The Respondent stipulated to the violation, penalty calculation, and corrective action recommended in the EDFARP.

- 23. The administrative penalty of \$7,875.00 is reasonable and necessary and was calculated according to the TCEQ Penalty Policy.
- 24. The corrective action set forth in the EDFARP, to permanently remove the UST system from service, is necessary and appropriate given the violation and the requirements of 30 Tex. ADMIN. Code § 334.47(a)(2).
- 25. The Proposal for Decision was presented to the Commission at its November 18, 2010 Agenda meeting. The Commission ordered that the matter be referred back to SOAH to determine whether Respondent continued to be represented by counsel and to evaluate Respondent's financial ability to pay the administrative penalty assessed.
- 26. On December 7, 2010, the Executive Director filed a Status Report, which attached a December 2, 2010 email from attorney Charles J. Kvinta, Jr., to the Executive Director stating:

I authorize you and any of your staff to review the papers Mr. Villarreal brought to his hearing. I will continue to represent Mr. Villarreal for the limited purpose of being a contact person for the commission and for seeing that any documentation needed from Mr. Villarreal be provided to Judge Vickery and the commission. If Judge Vickery or the commission requires me to attend a hearing in Austin, I will be there. Hopefully this matter can be resolved without the necessity of a hearing.

27. On February 16, 2011, the Executive Director filed a second motion to compel the Respondent to produce financial records to conduct a review of the Respondent's ability to pay the administrative penalty. On March 4, 2011, the ALJ issued Order No. 8, granting the Executive Director's second motion to compel and requiring the Respondent to produce documents no later than March 18, 2011.

- 28. On April 6, 2011, the Executive Director received 48 documents from the Respondent. Based on a review of those records, the Executive Director filed a Status Report notifying the ALJ that he had determined that the Respondent was entitled to a partial deferral of the administrative penalty, contingent upon timely compliance with the terms of the order, pursuant to Tex. Water Code § 7.034, and requesting that the record be closed.
- 29. On April 27, 2011, the ALJ issued Order No. 9, requiring the Respondent to file a response to the motion to close the evidentiary record or request a hearing no later than May 16, 2011. Order No. 9 also stated that in the event the Respondent failed to file a response or request for hearing, the ALJ would issue findings regarding whether Respondent was represented by counsel and deem Respondent in agreement with the Executive Director's proposed partial deferral of the administrative penalty. Order No. 9 also requested that the Executive Director file proposed findings of fact and conclusions of law.
- 30. Respondent did not file a response to the motion or request a hearing by May 16, 2011.

 The record closed on May 16, 2011, and the Executive Director timely filed proposed findings of fact and conclusions of law.
- 31. Under the Commission's Financial Review Policy, the penalty payable by an operating business or employed individual may be reduced to \$3,600.00, with the remaining amount of the administrative penalty deferred contingent upon compliance with the corrective actions, including compliance with the timely payment of the administrative penalty.
- 32. The Financial Assurance Section of the Commission's Financial Administration Division reviewed the financial documentation submitted by Respondent and determined that

Respondent is unable to pay part of the administrative penalty and recommends a deferral of \$4,275, contingent upon Respondent's timely and satisfactory compliance with all the terms of this Order.

33. Respondent is not represented by attorney Charles J. Kvinta, Jr. in the normal capacity as an attorney. Mr. Kvinta represents Mr. Villarreal in the limited capacity as a contact person and to assist in providing documents to the Executive Director, the ALJ, and the Commission.

II. CONCLUSIONS OF LAW

- 1. Under TEX. WATER CODE ANN. § 7.051, the Commission may assess an administrative penalty against any person who violates a provision of the Texas Water Code or of the Texas Health and Safety Code within the Commission's jurisdiction or of any rule, order, or permit adopted or issued thereunder.
- 2. Under TEX. WATER CODE ANN. § 7.052, a penalty may not exceed \$10,000.00 per violation, per day for the violation alleged in this proceeding.
- 3. In addition to imposing an administrative penalty, the Commission may order the violator to take corrective action, as provided by Tex. WATER CODE ANN. § 7.073.
- 4. As required by TEX. WATER CODE ANN. § 7.055 and 30 TEX. ADMIN. CODE §§ 1.11 and 70.104, Respondent was notified of the EDPRP and of the opportunity to request a hearing on the alleged violations and the proposed penalty and corrective actions.
- 5. As required by Tex. GOV'T CODE ANN. §§ 2001.051(1) and 2001.052; Tex. WATER CODE ANN. § 7.058; 1 Tex. ADMIN. CODE § 155.27; and 30 Tex. ADMIN. CODE §§ 1.11, 1.12, 39.25, 70.104, and 80.6, Respondent was notified of the hearing on the alleged violations and the proposed penalty and corrective actions.

- 6. SOAH has jurisdiction over the hearing in this matter, including the authority to issue a Proposal for Decision with Findings of Fact and Conclusions of Law. Tex. Gov't Code Ann. ch. 2003.
- 7. Based on the Findings of Fact and Conclusions of Law, Respondent violated 30 Tex. ADMIN. CODE § 334.47(a)(2) by failing to permanently remove from service, no later than 60 days after the prescribed upgrade implementation date, a UST system for which the applicable components of the system had not been brought into timely compliance with the upgrade requirements.
- 8. In determining the amount of an administrative penalty, TEX. WATER CODE ANN. § 7.053 requires the Commission to consider several factors including:
 - Its impact or potential impact on public health and safety, natural resources and their uses, and other persons;
 - The nature, circumstances, extent, duration, and gravity of the prohibited act;
 - The history and extent of previous violations by the violator;
 - The violator's degree of culpability, good faith, and economic benefit gained through the violation;
 - The amount necessary to deter future violations; and
 - Any other matters that justice may require.
- 9. The Commission has adopted a Penalty Policy setting forth its policy regarding the computation and assessment of administrative penalties, effective September 1, 2002.
- 10. Based on consideration of the above Findings of Fact, the factors set out in TEX. WATER CODE ANN. § 7.053, and the Commission's Penalty Policy, the Executive Director correctly calculated the penalties for the alleged violation and a total administrative penalty of \$7,875.00 is justified and should be assessed against Respondent.

- 11. Because of Respondent's inability to pay, all but \$3,600 of the administrative penalty should be deferred pending compliance with the terms of this Order. Respondent should be allowed to pay the \$3,600 administrative penalty in \$100 monthly increments over a period of 36 months, as provided in the Commission's Financial Review Policy.
- 12. Based on the above Findings of Fact, Respondent should be required to take the corrective action that the Executive Director recommends.

NOW, THEREFORE, IT IS ORDERED BY THE TEXAS COMMISSION ON ENVIRONMENTAL QUALITY, IN ACCORDANCE WITH THESE FINDINGS OF FACT AND CONCLUSIONS OF LAW, THAT:

1. Federico Villareal is assessed an administrative penalty in the amount of \$7,875.00 for violations of 30 TEX. ADMIN. CODE § 334.47(a)(2), with \$4,275 deferred contingent upon Respondent's timely and satisfactory compliance with all the terms of this Order. The remaining penalty of \$3,600 may be paid in \$100 increments over a period of 36 months. The first monthly payment shall be made within 30 days after the effective date of this Order. The payment of this administrative penalty and Federico Villareal's Villarreal's compliance with all the terms and conditions set forth in this Order will completely resolve the matters set forth by this Order. The Commission shall not be constrained in any manner from requiring corrective actions or penalties for other violations that are not raised here. All checks submitted to pay the penalty assessed by this Order shall be made out to "Texas Commission on Environmental Quality." Administrative penalty payments shall be sent with the notation "Re: **Federico** Villareal Federico C. Villarreal d/b/a A-1 Paint & Body Shop a/k/a A-1 Paint & Body Works; Docket No. 2009-0942-PST-E" to:

Financial Administration Division, Revenues Section Attention: Cashier's Office, MC 214 Texas Commission on Environmental Quality P.O. Box 13088 Austin, Texas 78711-3088

- 2. Within 30 days after the effective date of this Order, Federico Villareal shall permanently remove the UST system from service, in accordance with 30 Tex. ADMIN. CODE § 334.55.
- 3. Within 45 days after the effective date of this Order, Federico Villareal shall submit written certification and detailed supporting documentation, including photographs and a properly completed UST registration form to the TCEQ indicating that the UST has been removed, in accordance with 30 Tex. ADMIN. CODE § 334.7, to:

Registration and Reporting Section
Permitting & Remediation Support Division, MC 138
Texas Commission on Environmental Quality
P.O. Box 13087
Austin TX 78711-3087

4.3. Within 45 days after the effective date of this Order, Federico Villareal Shall submit written certifications as described below, and include detailed supporting documentation including photographs, receipts, and/or other records to demonstrate compliance with Ordering Provisions Nos. 2. The certification shall be notarized by a State of Texas Notary Public and include the following certification language:

"I certify under penalty of law that I have personally examined and am familiar with the information submitted and all attached documents, and that based on my inquiry of those individuals immediately responsible for obtaining the information, I believe that the submitted information is true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fines and imprisonment for knowing violations."

Federico <u>Villareal</u> shall submit the written certification and copies of documentation necessary to demonstrate compliance with these Ordering Provisions to:

Order Compliance Team
Enforcement Division, MC 149A
Texas Commission on Environmental Quality
P.O. Box 13087
Austin, TX 78711-3087

with a copy to:

Brad GnezerGenzer, Waste Section Manager Texas Commission on Environmental Quality Corpus Christi Regional Office 6300 Ocean Drive, Suite 1200 Corpus Christi, Texas 78412-5503

- 5.4. The Executive Director may refer this matter to the Office of the Attorney General of the State of Texas (OAG) for further enforcement proceedings without notice to Respondent if the Executive Director determines that Respondent has not complied with one or more of the terms or conditions in this Commission Order.
- 6.5. All other motions, requests for entry of specific Findings of Fact or Conclusions of Law, and any other requests for general or specific relief, if not expressly granted herein, are hereby denied.
- 7-6. The effective date of this Order is the date the Order is final, as provided by 30 TEX. ADMIN. CODE § 80.273 and TEX. GOV'T CODE ANN. § 2001.144.
- 8.7. The Commission's Chief Clerk shall forward a copy of this Order to Respondent.

9-8. If any provision, sentence, clause, or phrase of this Order is for any reason held to be invalid, the invalidity of any provision shall not affect the validity of the remaining portions of this Order.

ISSUED:

TEXAS COMMISSION ON ENVIRONMENTAL QUALITY

Bryan W. Shaw, Chairman For the Commission